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LEGAL PRACTICE ACT 2003

LEGAL PRACTITIONERS (LOCAL COURT) (CONTENTIOUS BUSINESS) REPORT AND DETERMINATION 2005

LEGAL PRACTITIONERS (PETTY SESSIONS) (CONTENTIOUS BUSINESS) REPORT AND DETERMINATION 2005

LEGAL PRACTICE ACT 2003

LEGAL PRACTITIONERS (LOCAL COURT) (CONTENTIOUS BUSINESS) REPORT 2005

Made by the Legal Costs Committee under section 214 of the Act.

PART 1-PRELIMINARY

Citation

1. (1) This report may be cited as the Legal Practitioners (Local Court) (Contentious Business) Report 2005.

(2) The determination set out in the Schedule to this report is referred to in this report as the Legal Practitioners (Local Court) (Contentious Business) Determination 2005.

PART 2-NOTICE AND INQUIRIES

Notice under section 213 of the Act

2. The Legal Costs Committee has complied with the notice provisions of section 213 of the Act.

Inquiries and submissions under section 213 of the Act

3. Before making the *Legal Practitioners (Local Court) (Contentious Business) Determination 2005* the Legal Costs Committee—

- (a) reviewed all submissions received as a result of the notice given under section 213 of the Act;
- (b) consulted with the Court;
- (c) consulted with the Law Society of Western Australia (Inc.);
- (d) reviewed the Legal Practitioners (Local Court) (Contentious Business) Determination 2002¹; and
- (e) had regard to relevant provisions of the *Magistrates Court Act 2004* and the *Magistrates Court (Civil Proceedings) Act 2004* which are proclaimed to commence 1 May 2005².

¹ [Published in Gazette 24 Sept 2002 pp. 4749-57].

² [see s. 2 and Gazette 31 Dec 2004 p. 7127].

PART 3-REPORT OF COMMITTEE'S CONCLUSIONS

Hourly rates and scale of costs unchanged

4. (1) The information gained as a result of the inquiries and submissions described in clause 3 satisfied the Legal Costs Committee that having regard to the impending commencement of the *Magistrates Court Act 2004* and the *Magistrates Court (Civil Proceedings) Act 2004*, amendment to the rates used in the *Legal Practitioners (Local Court) (Contentious Business) Determination 2002* is not warranted.

(2) It is the recommendation of the Legal Costs Committee that the hourly rates and scale of costs used in the Legal Practitioners (Local Court) (Contentious Business) Determination 2002 be adopted as the basis for fixing costs in the Legal Practitioners (Local Court) (Contentious Business) Determination 2005. Those rates and scales are set out in the Tables to clauses 12 and 13 of the Legal Practitioners (Local Court) (Contentious Business) Determination 2005.

(3) The recommendations of the Legal Costs Committee are not intended to override the entitlement of a practitioner to make a written agreement as to costs with a client under the *Legal Practice Act 2003*.

TED SHARP, Chairman. MICHAEL McPHEE, Deputy Chairman. JANINE FREEMAN, Member. ANGELA GAFFNEY, Member. CLARE THOMPSON, Member. MARCUS COCKER, Member. Schedule

LEGAL PRACTICE ACT 2003

LEGAL PRACTITIONERS (LOCAL COURT) (CONTENTIOUS BUSINESS) DETERMINATION 2005

Made by the Legal Costs Committee under section 210 of the Act.

Citation

1. This determination may be cited as the Legal Practitioners (Local Court) (Contentious Business) Determination 2005.

Commencement

2. This determination comes into operation on 1 March 2005.

Application

3. (1) This determination applies to the remuneration of practitioners in respect of contentious business carried out by practitioners in or for the purposes of proceedings before the Local Court.

(2) This determination does not apply to the remuneration of practitioners based on costs incurred in respect of business carried out before the commencement of this determination.

Routine and non routine scales

4. (1) The Legal Costs Committee determines that the division of work into routine and non routine matters introduced under the *Legal Practitioners (Local Court) (Contentious Business) Determination 1997** should continue to be adopted.

(2) The routine scale applies unless—

- (a) the parties agree; or
- (b) a Magistrate determines at any time,

that the non routine scale applies.

No minimum charge

5. In no respect is the Scale to be seen as providing a minimum charge for any work other than the items referred to in clause 6. For example, item 13(a) in the non routine Scale Division 1 provides for a range of \$525 to \$875 for the work involved. The figure of \$875 is a maximum, but on taxation less than \$525 might be allowed. Where there is a range of figures the purpose is to indicate to the Taxing Officer what reasonably may be expected in most cases.

*[Published in Gazette 25 March 1997 pp. 1607-16].

Fixed items

6. Some items in the Scale have been fixed without any indication of how these items have been calculated. These items are 1(b), 3, 16(a) and 16(i). These have been fixed because the Court staff require a fixed figure when completing the Form of Summons, Entry of Judgment by Default, Judgment Summons, or the like.

Scale divisions

7. The Committee has adopted a Division providing a Scale of Costs for claims under \$3,000 and a Division providing a Scale for claims exceeding \$3,000 and up to the limit of the Local Court jurisdiction. The figure of \$3,000 was adopted because it corresponds with the jurisdictional limit of the Small Disputes Division of the Local Court. In each of these Divisions there is a routine and a non routine Scale.

Time estimates

8. The reason for stating the number of hours estimated to be necessary to perform each of the items of work described in the Scale is to provide guidance to the Court when dealing with the question of costs so that the Court has some idea how much time is reasonably necessary to perform work in most cases. For example, in item 13(a), which relates to preparation for trial or getting up case for trial, the routine Scale in Division 2 assumes that no more than 3 hours would be spent in preparation and getting up case for trial. If at the time judgment is given, the Magistrate or the Court is reasonably satisfied that the case did involve more than 3 hours by way of preparation, then the Magistrate or the Court may order that the costs be taxed on the non routine Scale. The hours referred to in the non routine Scale will guide the Taxing Officer about the amount which should be allowed in a particular case.

Settled procedures

9. It is intended that item 13 should apply even if there is no trial. Thus, if the case is settled before trial and the practitioner can demonstrate that preparation for trial was carried out, then costs may be recovered for that work and allowed on taxation.

Independent counsel

10. If independent counsel is not retained in the case, then this will be a factor to be considered by the Taxing Officer who might not then allow a full fee on brief under item 14(b), as well as a full getting up case allowance under item 13.

First trial date

11. A new item 14(a) has been included to address costs associated with the Local Court requirement upon entry for trial to list a date prior to the date listed for trial.

Hourly rates

12. The hourly rates set out in the Table to this clause are the maximum hourly rates which the Legal Costs Committee determines shall be used to calculate the dollar amounts in the scale of costs set out in the Table to clause 13.

Table to Glause 12							
Fee Earner		Maximum allowable hourly rates					
Practitioner (admitted for 5 years or more)							
(SP)	– hourly rate	\$250					
Junior Practitioner (admitted for less than 5 years)							
(JP)	– hourly rate	\$175					
Clerk/Paralegal							
(CPL)	– hourly rate	\$75					

Table to Clause 12

$\mathbf{Scale} \ \mathbf{of} \ \mathbf{costs}$

13. Unless a practitioner has made a written agreement as to costs with a client under the provisions of section 221 of the *Legal Practice Act 2003*, the costs of or in relation to a party to an action or other proceeding (inclusive of counsel fees but exclusive of other disbursements)—

- (a) recoverable from one party by another party; or
- (b) payable by a party to that party's own practitioner,

shall not exceed the amounts set out in the Table to this clause.

Table to Clause 13

LOCAL COURT SCALE OF COSTS 200	LOCAL	COURT	SCALE	OF	COSTS 2005
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		DIVISION 1 Not Exceeding \$3000			DIVISION 2 Exceeding \$3000					
Item		RO	UTINE		NON DUTINE	RO	UTINE	NON ROUTINE		
		hours	\$	hours	\$	hours	\$	hours	\$	
1.	(a) Letter of demand issued prior to commencing proceedings	0.3	52	0.3	52	0.3	52	0.3	52	
	(b) Summons (including endorsement)		81		81		139		139	
2.	Appointment of legal representative for person under disability (next friend or guardian ad litem)	0.5	87	0.5	87	0.5	87	0.5	87	
3.	Entry of Judgment by default		23		23		23		23	
4.	Particulars of Claim (where required or by order)	0.5	87	1	175	0.5	87	1-2	175-500	
5.	Particulars of defence	0.5	87	1	175	0.5	87	1-2	175-500	
6.	Counterclaim	0.5	87	1	175	0.5	87	1-2	175-500	
7.	Reply (where necessary)	0.5	87	0.5	87	0.5	87	0.5	125	

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		N	DIVI: lot Excee	SION 1 eding \$		DIVISION 2 Exceeding \$3000			
Item		ROUTINE			NON ROUTINE		UTINE	NON ROUTINE	
		hours	\$	hours	\$	hours	\$	hours	\$
8.	Notices of any kind required by the Act or the Rules and not otherwise specified in the Scale	0.3	52	0.3	52	0.3	52	0.3	52
9.	Payment into or out of court (including requisite notices)	0.5	87	0.5	87	0.5	87	0.5	87
10.	Application for trial or assessment of damages	0.2	35	0.2	35	0.2	35	0.2	35
11.	Examination of witness before trial pursuant to order	per hour	175	per hour	175	per hour	175	per hour	250
12.	(a) Pretrial conference (including necessary preparation, notices, correspondence, and briefing counsel)—								
	with appearance by solicitor	1	175	1-2	175-350	1	175	1-3	175-750
	with appearance by clerk	1	75	1-2	75-150	1	75	1-3	75-225
	(b) Attending callover	0.5	87	0.5	87	0.5	87	0.5	87
	(c) Attending informal conferences where reasonably held after commencement of proceedings	per hour	175	per hour	175	per hour	175	per hour	175
13.	Preparation for trial which involves getting up case for trial and consists of all aspects not otherwise specified associated with preparing for trial including taking statements from and proofing witnesses, advice on evidence and law and delivering brief to counsel. Note: If the action terminates before trial or listing for trial, the Taxing Officer may allow remuneration under this item and may allow less than the amount or minimum amount stated in the column as the officer finds reasonable in the circumstances.								

			1	DIVI Not Exce	SION : eding \$		DIVISION 2 Exceeding \$3000				
Item			ROUTINE			NON ROUTINE		UTINE	NON ROUTINE		
			hours	\$	hours	\$	hours	\$	hours	\$	
	(a)	Where liability is an issue	2.5	437	3-5	525-875	3	525	4-20	700-5000	
	(b)	For an assessment of damages only	1.7	298	2-3	350-525	2	350	2-10	350-2500	
	(c)	Getting up case for rehearing or new trial	2.5	437	2.5-5	437-875	3	525	3-10	525-2500	
14.	Tria	al— First Trial Date	1-2	175-350	1-2	175-500	1-2	175-350	1-2	175-500	
	· /	Fee on brief i.e., First day of trial (including mastering brief)	5	875	6-7	1050-1225	6	1050	7-15	1225-3750	
	(c)	Each additional day	5	875	5	875	5	875	5	875-1250	
		te: In relation to agraphs (b) and (c)									
	(1)	The trial lasts less than 2 hours; or									
	(2)	The trial does not commence and settles or adjourns on the day of trial,									
	Off suc rea	n the Taxing icer shall allow h amount as is sonable in the umstances									
	(d)	Attending reserved decision in court	1	175	1	175	1	175	1	175	
15.	(a)	Proceedings in chambers (including preparation for hearing)									
		(i) without an appearance	0.5	87	0.5	87	0.5	87	0.5	87	
		(ii) for each appearance by solicitor	1	175	1.2	210	1	175	5	875-1250	
		(iii) for each appearance by clerk	1	75	1.2	90	1	75	5	375	
	par pro cha com or a of t the sha amo rea	te: In relation to agraph (a) if the ceedings in mbers do not imence and settle idjourn on the day he hearing then Taxing Officer Il allow such ount as is sonable in the umstances									

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Item			DIVISION 1 Not Exceeding \$3000				DIVISION 2 Exceeding \$3000			
			ROUTINE		NON ROUTINE		ROUTINE		NON ROUTINE	
			hours	\$	hours	\$	hours	\$	hours	\$
	(b)	Preparation and filing of affidavits of service of general interlocutory process	0.5	87	0.5	87	0.5	87	1	175
16.	(a)	Judgment Summons (including all incidental attendances by solicitor or clerk)		116		116		116		116
	(b)	Bench/Chamber Warrant/ Warrant to arrest witness	0.5	37	0.5	37	0.5	37	0.5	37
	(c)	Order of Commitment	0.5	37	0.5	37	0.5	37	0.5	37
	(d)	Consent Affidavit	0.5	37	0.5	37	0.5	37	0.5	37
	(e)	Application for fresh order by request in writing pursuant to 0.23 R.8	0.5	37	0.5	37	0.5	37	0.5	37
	(f)	Issue of Certified Copy of Judgment	0.5	37	0.5	37	0.5	37	0.5	37
	(g)	Warrant of Execution, Possession, Delivery or Replevin	0.5	37	0.5	37	0.5	37	0.5	37
	(h)	Warrant of Execution where land involved	1	75	1	75	1	75	1	75
	(i)	Examination in Aid of Execution (including all incidental attendances by solicitor or clerk)		116		116		116		116
17.	ser ord	awing up and ving interlocutory ers (where ordered required)	0.5	37	0.5	37	0.5	37	0.5	87
18.	Thi and	rd party notice l particulars	0.5	87	0.5	87	0.5	87	0.5	87
19.	or c	plications in court chambers not erwise provided	0.5	87	.5	87	1	175	1	250
20.	(a)	Delivery of interrogatories	0.5	87	1	175	0.5	87	1-3	175-750
-	, ,	Answers to interrogatories	0.5	87	0.5	87	0.5	87	1-3	175-750
21.		Notice requiring discovery	0.3	22	0.5	37	0.3	22	0.5	87
		Giving discovery	0.5	87	1	175	0.5	87	1-2	175-500
	(c)	Inspection and giving inspection	0.5	87	1	175	0.5	87	1-2	175-500

Item		N	DIVIS ot Excee	SION 1 eding \$		DIVISION 2 Exceeding \$3000				
		ROUTINE		NON ROUTINE		ROU	TINE	NON ROUTINE		
		hours	\$	hours	\$	hours	\$	hours	\$	
22.	Interpleader proceedings (where uncontested)	0.5	87	0.7	122	0.8	140	1	175	
23.	Application for garnishee order (where uncontested)	1.5	262	1.5	262	1.5	262	1.5	262	
24.	Recovery of possession (undefended, including appearance)	2	350	2-2.5	350-437	2	350	2-2.5	350-437	
25.	Drawing Bill of Costs, copies and service	0.5	37	1	175	0.6	105	1	175	
26.	Attending on taxation of costs— (a) with an appearance by solicitor	0.5	87	0.7	122	0.5	87	1-2	175-350	
	(b) with an appearance by clerk	0.5	37	0.7	52	0.5	37	1-2	75-150	
27.	Attending on taking accounts, inquiries	per hour	175	per hour	175	per hour	175	per hour	175	
28.	Preparation of Judgments or Orders (where necessary)	0.5	37	1	175	0.5	37	1	175	
29.	Registration of Judgments including those under the Service and Execution of Process Act 1992 (Cwlth)	0.7	122	0.7	122	0.7	122	0.7	122	
30.	Affidavits justifying choice of Court	0.5	37	0.5	37	0.5	37	0.5	87	
31.	Application for review of taxation of costs by Magistrate	0.5	87	0.7	122	0.5	87	0.7	122	
32.	Photocopies where necessary—	s where								
33.	per page Disbursements	\$0.50								
ບບ.	In addition to the fees	and abov		and und	or this data	rminatio	n_			
	(a) as between pr disbursement	ractition	er and cl	ient, a p	ractitioner	may cha		be allow	red	
	(b) as between pareasonably in	arty and	•		•		ursement	s necess	arily or	
34.	Allowances for Witness	ses								
	In fixing an allowance Officer may have regar witness.									

Made by the Legal Costs Committee on 15 February 2005.

LEGAL PRACTICE ACT 2003

LEGAL PRACTITIONERS (PETTY SESSIONS) (CONTENTIOUS BUSINESS) REPORT 2005

Made by the Legal Costs Committee under section 214 of the Act.

PART 1-PRELIMINARY

Citation

1. (1) This report may be cited as the Legal Practitioners (Petty Sessions) (Contentious Business) Report 2005.

(2) The determination set out in the Schedule to this report is referred to in this report as the Legal Practitioners (Petty Sessions) (Contentious Business) Determination 2005.

PART 2-NOTICE AND INQUIRIES

Notice under section 213 of the Act

2. The Legal Costs Committee has complied with the notice provisions of section 213 of the Act.

Inquiries and submissions under section 58Y of the Act

3. Before making the Legal Practitioners (Petty Sessions) (Contentious Business) Determination 2005 the Legal Costs Committee—

- (a) reviewed all submissions received as a result of the notice given under section 213 of the Act;
- (b) consulted with the Court;
- (c) consulted with the Law Society of Western Australia (Inc.);
- (d) reviewed the Legal Practitioners (Petty Sessions) (Contentious Business) Determination 2002¹; and
- (e) had regard to relevant provisions of the *Magistrates Court Act 2004* which is proclaimed to commence 1 May 2005².
- ¹ [Published in Gazette 24 Sept 2002 pp. 4749-57].
- ² [see s. 2 and Gazette 31 Dec 2004 p. 7127].

PART 3—REPORT OF COMMITTEE'S CONCLUSIONS

Hourly rates

4. (1) The Legal Costs Committee noted that the jurisdiction of the Court of Petty Sessions covers a wide range of civil and criminal matters from the consideration of dividing fence disputes between land owners to offences against the provisions of Acts of Parliament, by-laws and regulations made pursuant to them.

(2) As a consequence of this position stated in sub-clause (1), the Legal Costs Committee considers it remains appropriate for a general scale of fees based on hourly rates to be applied to the time reasonably taken to perform the services provided by a practitioner in, or for the purposes of contentious business in the Court of Petty Sessions.

(3) It is the recommendation of the Legal Costs Committee, after reviewing the information gained as a result of the inquiries and submissions described in clause 3 and having regard to the impending commencement of the *Magistrates Court Act 2004*, amendment to the rates used in the *Legal Practitioners (Petty Sessions) (Contentious Business) Determination 2002* is not warranted.

(4) It is further the recommendation of the Legal Costs Committee that the hourly rates charged by practitioners under the *Legal Practitioners (Local Court) (Contentious Business) Determination 2002* should be adopted as the basis for costs for the supply of legal services covered under the *Legal Practitioners (Petty Sessions) (Contentious Business) Determination 2005.*

(5) The hourly rates referred to in subclause (4) are set out in the Table to clause 4 of the Legal Practitioners (Petty Sessions) (Contentious Business) Determination 2005.

(6) The recommendations of the Legal Costs Committee are not intended to override the entitlements of a practitioner to make a written agreement as to costs with a client under the *Legal Practice Act 2003*.

TED SHARP, Chairman. MICHAEL McPHEE, Deputy Chairman. JANINE FREEMAN, Member. ANGELA GAFFNEY, Member. CLARE THOMPSON, Member. MARCUS COCKER, Member. Schedule

LEGAL PRACTICE ACT 2003

LEGAL PRACTITIONERS (PETTY SESSIONS) (CONTENTIOUS BUSINESS) DETERMINATION 2005

Made by the Legal Costs Committee under section 210 of the Act.

Citation

1. This determination may be cited as the Legal Practitioners (Petty Sessions) (Contentious Business) Determination 2005.

Commencement

2. This determination comes into operation on 1 March 2005.

Application

3. (1) This determination applies to the remuneration of practitioners in respect of contentious business carried out by practitioners in or for the purposes of proceedings in the Court of Petty Sessions.

(2) This determination does not apply to the remuneration of practitioners based on costs incurred in respect of business carried out before the commencement of this determination.

Hourly rates

4. The hourly rates set out in the Table to this clause are the maximum hourly rates which the Legal Costs Committee determines shall be used to calculate the remuneration of practitioners in respect of time reasonably taken to perform services in or for the purposes of contentious business carried out by practitioners in or for the purposes of proceedings before a Court of Petty Sessions.

Table							
Fee Earner	Maximum allowable hourly rates						
Practitioner (admitted for 5 years or more)							
(SP)	- hourly rate	\$250					
Junior Practitioner (admitted for less than 5 years)							
(JP)	- hourly rate	\$175					
Clerk/Paralegal							
(CPL)	- hourly rate	\$75					

Made by the Legal Costs Committee on 15 February 2005.

